

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: BRADDOCK et al.

Serial No.: 09/743,516

Filed: January 31, 2001

Title: *Pharmaceutical Uses of NAB1 and NAB2*

Group Art Unit: 1632

Examiner: Scott David Priebe

**REVOCATION OF PRIOR POWER OF ATTORNEY BY ASSIGNEE OF ENTIRE
INTEREST, APPOINTMENT OF NEW POWER OF ATTORNEY, AND CHANGE OF
CORRESPONDENCE ADDRESS**

Commissioner for Patents
Washington, D.C. 20231

Sir:

The assignee of record of the entire interest of the identified

application
 patent

REVOCATION OF PRIOR POWERS OF ATTORNEY

hereby revokes all previous powers of attorney and

NEW POWER OF ATTORNEY AND CHANGE OF ADDRESS

appoints the practitioners at Customer Number 23347 as our attorney(s) or agent(s) to prosecute and transact all business in the Patent and Trademark Office connected therewith.

CUSTOMER NUMBER BAR CODE LABEL:



Please direct all future written correspondence and telephone calls to the above mentioned Customer Number.

CUSTOMER NUMBER BAR CODE LABEL:



The United States Patent and Trademark Office recorded the assignment for this application to
GLAXO WELLCOME INC., on January 31, 2001 Reel/Frame: 011825/0212.

Or

A copy of the Assignment is attached.

A copy of Certificate 373(b) is also attached.

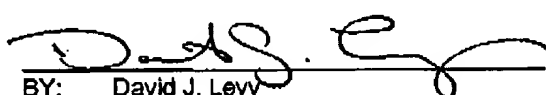
Respectfully submitted,

SmithKline Beecham Corporation

Date: MARCH 13, 2003

GlaxoSmithKline
Intellectual Property Department

Five Moore Drive, P.O. Box 13398
Research Triangle Park, NC 27709
Telephone No.: (919) 483-8247
Facsimile No.: (919) 483-7988



BY: David J. Levy
Title: Assistant Secretary,
Corporate Intellectual Property
Registration No.: 27,655

CERTIFICATE UNDER 37 C.F.R. §3.73(b)

Applicant: BRADDOCK et al.
Patent Application No.: 09/743,516 Filed: January 31, 2001
For: PHARMACEUTICAL USES OF NAB1 AND NAB2
Glaxo Wellcome Inc., a Corporation
(Name of Assignee) (Type of Assignee, e.g. corporation, partnership, university, etc.)

certifies that it is the assignee of the entire right, title and interest in the patent application identified above by virtue of either:

A. An assignment from the inventor(s) of the patent application identified above. The assignment was recorded in the Patent and Trademark Office at Reel 011825, Frame 0212, or for which a copy thereof is attached.

B. A chain of title from the inventor(s), of the patent application identified above, to the current assignee as shown below:

1. From: _____ To: _____
The document was recorded in the Patent and Trademark Office at
Reel _____, Frame _____, or which a copy thereof is attached.

Additional documents in the chain of title are listed on a supplemental sheet.

Articles of Merger of SmithKline Beecham Corporation showing merged entity is Glaxo Wellcome Inc., effective March 31, 2001.

Copies of assignments or other documents in the chain of title are attached.

The undersigned has reviewed all the documents in the chain of title of the patent application identified above and, to the best of undersigned's knowledge and belief, title is in the assignee identified above.

The undersigned (whose title is supplied below) is empowered to act on behalf of the assignee.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signature: 

Date: MARCH 13, 2003

Name: David J. Levy

Title: V.P. Intellectual Property Counsel, Assistant Secretary,
SmithKline Beecham Corporation

Address: GlaxoSmithKline
Corporate Intellectual Property Department
Five Moore Drive, PO Box 13398
Research Triangle Park, NC 27709
Telephone No.: (919) 483-2252
Facsimile No.: (919) 483-7988

POWER OF ATTORNEY

BY THIS POWER OF ATTORNEY given this 16th day of May, Two Thousand and One, SMITHKLINE BEECHAM CORPORATION, a Company duly incorporated in Pennsylvania under registered no 23-1099050 and having its Registered Office at One Franklin Plaza, Philadelphia, Pennsylvania 19101, United States of America, (hereinafter called "the Company") appoints any one Director, the Secretary, or any Assistant Secretary from time to time, and WILLIAM T KING and STEPHEN VENETIANER, both of GlaxoSmithKline, and located at 709 Swedeland Road, King of Prussia, Pennsylvania 19406, United States of America, and, CHARLES E DADSWELL, ROBERT H BRINK, and FRANK P GRASSLER, all of GlaxoSmithKline, and located at Five Moore Drive, Research Triangle Park, North Carolina 27709, United States of America, and DAVID ROBERTS, PETER JOHN GIDDINGS, ALAN SINCLAIR COX and JAMES ALAN THOMAS, all of GlaxoSmithKline, and located at Two New Horizons Court, Brentford, Middlesex TW8 9EP, England, and DAVID MARTIN WATERS and HUGH BAINFORDE DAWSON, both of GlaxoSmithKline, and located at New Frontier's Science Park, Essex, England, and WENDY ANNE FILLER, and MICHAEL JOHN STOTT, both of GlaxoSmithKline, and located at Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex UB60NN, England jointly, and each of them severally (hereinafter called "the Attorney") to be the true and lawful Agent and Attorney of the Company on behalf of and in the name of the Company or otherwise to do, perform, exercise and execute or concur with any other person or persons in doing, performing, exercising and executing in any country or countries or jurisdiction in any part of the world all or any of the following powers, acts, deeds and things, that is to say:

1. To make application or cause application to be made for the grant to the Company and the proper registration in the name of the Company of any letters patent, trade mark, trade name, registered design or other intellectual property right whatever and to take all steps necessary for the same to be prosecuted and maintained.
2. As the act and deed of the Company to sign, seal and deliver and execute all or any assignments or assurances to the Company of any letters patent, registered trade mark, trade name, registered design or other intellectual property right or any application therefor for the purpose of fully and effectually vesting and transferring the same into the name of the Company insofar as such documents can be executed without the company's seal being affixed thereto.
3. As the act and deed for the Company to sign, seal, deliver and execute all or any assignments, assurances, licences or sub-licences from the Company of or under any letters patent, registered trade mark, trade name, registered design or other intellectual property right or any application therefor for the purpose of fully and effectually vesting, transferring or granting the same into the name of any person or company (whether in the United States of America or elsewhere) insofar as such documents can be executed without the Company's Seal being affixed thereto.
4. To sign and execute all documents relating to applications for letters patent, registered trade marks, trade names, registered designs or other intellectual property rights or the renewal thereof or to assignments or assurances of the same or applications therefor.

5. To act in regard to all official communications which may now or hereafter be addressed to the Company or to the Attorney relating to applications for letters patent, registered trade marks, trade names, registered designs or other intellectual property right or the renewal thereof in such manner that the Attorney may be recognised as the authorised Agent of the Company in all proceedings incidental thereto.
6. For, or in connection with any letters patent, registered trade mark, trade name, registered design or other intellectual property right or application therefor to sign, seal, deliver and execute any Power of Attorney or other deed or document:
 - a) authorising any firm or patent agents or trade mark agents in the United States of America to act on behalf of the Company;
 - b) authorising any person, persons, firm or company practising as patent agents or trade mark agents or otherwise entitled to act as agents for all matters relating to letters patent, trade marks, trade names, registered designs or other intellectual property rights outside the United States of America to act on behalf of the Company, with powers of substitution.
7. To initiate or cause to be initiated or to appear as defendant, complainee, interpleader or enjoined third party in any Patent Office or Registry or any Trade Mark Registry or Court or other agency or government department or otherwise responsible for the registration or protection of letters patent, trade marks, trade names, registered designs or other intellectual property rights in respect of any proceedings or application whatsoever relating to any proprietary rights whether in the name of the Company or not and to cause such proceedings or applications to be maintained or withdrawn.
8. This Power of Attorney shall expire on December 31, 2002, unless revoked prior to that date by the grantor.

AND THE COMPANY HEREBY RATIFIES AND CONFIRMS and agrees to ratify and confirm all and whatsoever the Attorney or any person, persons, firm or company appointed by him shall lawfully do or have done or cause to be done by virtue to the authority herein contained, including in such ratification and confirmation all and whatsoever the hereby appointed Attorney may already have done in purported exercise of the authorities presently vested in him.

AND THE COMPANY HEREBY DECLARES that this Power of Attorney is in substitution for and shall revoke all previous Powers of Attorney granted by the Company to the Attorney to do any of the acts and things hereby authorised to be done and remaining unrevoked PROVIDED that nothing herein contained shall affect the validity of any act or thing done by the Attorney by virtue thereof before the execution of this Power.

IN WITNESS WHEREOF the Company has caused its Common Seal to be hereunto affixed the day and year first before written.

THE COMMON SEAL OF
SmithKline Beecham Corporation
was hereunto affixed in the presence of:-

Donald F. Parman
Donald F. Parman, Secretary

MAR. 14. 2003 12:25PM GLAXO WELLCOME

NO. 7886 P. 10

COMMONWEALTH OF PENNSYLVANIA

DEPARTMENT OF STATE

APRIL 05, 2001

TO ALL WHOM THESE PRESENTS SHALL COME. GREETING:

SMITHKLINE BEECHAM CORPORATION

I, Kim Pizzingrilli, Secretary of the Commonwealth of Pennsylvania do hereby certify that the foregoing and annexed is a true and correct photocopy of Articles of Merger restating the Articles of Incorporation in their entirety

which appear of record in this department



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written.

A handwritten signature in black ink that reads "Kim Pizzingrilli".

Secretary of the Commonwealth
DPOS

MAR. 14. 2003 12:25PM

GLAXO WELLCOME

NO. 7886 P. 11

RETURN TO CSC

Film Number

333095

Filed with the Department of State on

MAR 30 2001
Kris J. Kyngquelle
Secretary of the CommonwealthARTICLES OF MERGER-DOMESTIC BUSINESS CORPORATION
050215-1726 (Rev 90)

In compliance with the requirements of 15 Pa.C.S. § 1926 (relating to articles of merger or consolidation), the undersigned business corporations, desiring to effect a merger, hereby state that:

The name of the corporation surviving the merger is: SmithKline Beecham Corporation

(Check and complete one of the following):

The surviving corporation is a domestic business corporation, and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) One Franklin Plaza, 200 North 16th Street, Philadelphia, PA 19102 Phila.
Number and Street City State Zip County

(b) c/o: Name of Commercial Registered Office Provider County

For a corporation represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation is located for venue and official publication purposes.

The surviving corporation is a qualified foreign business corporation incorporated under the laws of _____ and the (a) address of its current registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is (the Department is hereby authorized to correct the following information to conform to the records of the Department):

(a) Number and Street City State Zip County

(b) c/o: Name of Commercial Registered Office Provider County

For a corporation represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation is located for venue and official publication purposes.

The surviving corporation is a nonqualified foreign business corporation incorporated under the laws of _____ and the address of its principal office under the laws of such domiciliary jurisdiction is:

Number and Street City State Zip

3. The name and the address of the registered office in this Commonwealth or name of its commercial registered office provider and the county of venue of each other domestic business corporation and qualified foreign business corporation which is a party to the plan of merger are as follows:

Name of Corporation	Address of Registered Office or Name of Commercial Registered Office Provider	County
Glaxo Wellcome Inc.	CT Corporation System	Philadelphia

THIS IS A TRUE COPY OF
THE ORIGINAL SIGNED
DOCUMENT FILED WITH
THE DEPARTMENT OF STATE.

MAR. 14. 2003 12:26PM

GLAXO WELLCOME

NO. 7886 P. 12

DSCB:15-1926 (Rev 90)-2

4. (Check, and if appropriate complete, one of the following):

The plan of merger shall be effective upon filing these Articles of Merger in the Department of State.

The plan of merger shall be effective on March 31, 2001 or 11:30 p.m.
Date _____ Hour _____

5. The manner in which the plan of merger was adopted by each domestic corporation is as follows:

Name of Corporation

Manner of Adoption

SmithKline Beecham Corporation

Adopted by the directors and shareholders
pursuant to 15 Pa.C.S. § 1924(a).

6. (Strike out this paragraph if no foreign corporation is a party to the merger). The plan was authorized, adopted or
approved, as the case may be, by the foreign business corporation (or each of the foreign business corporations) party to
the plan in accordance with the laws of the jurisdiction in which it is incorporated.

7. (Check, and if appropriate complete, one of the following):

The plan of merger is set forth in full in Exhibit A attached hereto and made a part hereof.

Pursuant to 15 Pa.C.S. § 1901 (relating to omission of certain provisions from filed plans) the provisions, if any, of the
plan of merger that amend or constitute the operative Articles of Incorporation of the surviving corporation as in
effect subsequent to the effective date of the plan are set forth in full in Exhibit A attached hereto and made a part
hereof. The full text of the plan of merger is on file at the principal place of business of the surviving corporation, the
address of which is:

Number and Street

City

State

Zip

County

IN TESTIMONY WHEREOF, the undersigned corporation or each undersigned corporation has caused these Articles of
Merger to be signed by a duly authorized officer thereof this March 2001 day of March, 2001.

SMITHKLINE BEECHAM CORPORATION

(Name of Corporation)

BY: Donald F. Parman
(Signature)

TITLE: Donald F. Parman, Secretary

GLAXO WELLCOME INC.

(Name of Corporation)

BY: Paul A. Holcombe, Jr.
(Signature)

TITLE: Paul A. Holcombe, Jr., Secretary